

2270 LA MONTANA WAY (80918)
P.O. BOX 25969 (80936)
COLORADO SPRINGS, CO
TEL 719.594.5800
FAX 719.594.5803
www.gvnw.com

February 3, 2006

Ms. Marlene H. Dortch Secretary Federal Communications Commission 445 12th Street SW Washington, DC 20554

Reference: EB-06-TC-060 & EB Docket No. 06-36, Certification of CPNI Filing of Direct Communications - Rockland, Inc.

Dear Ms. Dortch:

Enclosed is the CPNI compliance certificate of Direct Communications-Rockland, Inc. (499 Filer ID 806400) in response to the Public Notice issued by the Federal Communication Commission's Enforcement Bureau on January 30, 2006. The Enforcement Bureau has requested the compliance certificate as required by section 64.2009(e) of the Commission's rules.

Please contact me with any questions or concerns.

Sincerely,

Jason Hendricks Senior Consultant

and at

cc:

Byron McCoy, byron.mccoy@fcc.gov

Best Copy and Printing, Inc. (BCPI), fcc@bcpiweb.com

Before the Federal Communications Commission Washington, D.C. 20554

CPNI Compliance Certification)	EB-06-TC-060 and EB Docket No. 06-36
As Required by FCC Enforcement)	Direct Communications-Rockland, Inc.
Bureau, DA 06-223)	499 Filer ID 806400

DIRECT COMMUNICATIONS - ROCKLAND, INC. CERTIFICATION OF CPNI FILING (February 3, 2006)

- 1. Direct Communication-Rockland, Inc. ("Direct Communication-Rockland") (499 Filer ID 806400) is submitting this compliance certificate in response to the Public Notice issued by the FCC's Enforcement Bureau on January 30, 2006 (DA 06-223), pursuant to section 64.2009(e) of the Commission's rules.
- 2. Direct Communications-Rockland does not use CPNI for marketing purposes.

 Accordingly, Direct Communication-Rockland's personnel are trained not to use CPNI for such purposes. Because CPNI is not used for marketing purposes, Direct Communications-Rockland has established the appropriate safeguards for this type of treatment (non-use) of CPNI data. These safeguards include documentation of this policy in company procedures and training of company personnel with regard to non-use of CPNI data.
- 3. This certification is signed below by an officer of Direct Communications-Rockland, Inc., who has personal knowledge that Direct Communications-Rockland has established procedures that are adequate to ensure compliance with the CPNI rules currently in effect and the statements contained in this filing are correct.

s/Via ECFS on 2/3/06; Original on file at company

Leonard May

President